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Fill in this information to identify your case:				
United States Bankruptcy Court for the:				
DISTRICT OF MASSACHUSETTS	_			
Case number (if known)	Chapter	11	_	
				Check if this an amended filing

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's name	Community Intervention Services, Inc.	
2.	All other names debtor used in the last 8 years		
	Include any assumed names, trade names and doing business as names		
3.	Debtor's federal Employer Identification Number (EIN)	45-4670532	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		200 Friberg Parkway Westborough, MA 01581	
		Number, Street, City, State & ZIP Code	P.O. Box, Number, Street, City, State & ZIP Code
		Worcester	Location of principal assets, if different from principal
		County	place of business
			Number, Street, City, State & ZIP Code
5.	Debtor's website (URL)	https://communityinterventionservices.com/	
6.	Type of debtor	Corporation (including Limited Liability Company (I C) and I imited I inhility Portneyship (I I P))
	71	Corporation (including Limited Liability Company (L	LC) and Limited Liability Partnership (LLP))
		Partnership (excluding LLP)	
		Other. Specify:	

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Case number (if known)

Describe debtor's business A. Check one: ☐ Health Care Business (as defined in 11 U.S.C. § 101(27A)) ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) ☐ Railroad (as defined in 11 U.S.C. § 101(44)) ☐ Stockbroker (as defined in 11 U.S.C. § 101(53A)) ☐ Commodity Broker (as defined in 11 U.S.C. § 101(6)) ☐ Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above B. Check all that apply ☐ Tax-exempt entity (as described in 26 U.S.C. §501) ☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. §80a-3) ☐ Investment advisor (as defined in 15 U.S.C. §80b-2(a)(11)) C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes. 5511 Under which chapter of the Check one: Bankruptcy Code is the ☐ Chapter 7 debtor filing? ☐ Chapter 9 Chapter 11. Check all that apply: A debtor who is a "small business debtor" must check The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate the first sub-box. A debtor as noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than defined in § 1182(1) who \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of elects to proceed under operations, cash-flow statement, and federal income tax return or if any of these documents do not subchapter V of chapter 11 exist, follow the procedure in 11 U.S.C. § 1116(1)(B). (whether or not the debtor is a "small business debtor") must ☐ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated check the second sub-box. debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). ☐ A plan is being filed with this petition. $\ \square$ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2. ☐ Chapter 12 Were prior bankruptcy ■ No. cases filed by or against the debtor within the last 8 ☐ Yes. years? If more than 2 cases, attach a Case number separate list. When District Case number 10. Are any bankruptcy cases □ No pending or being filed by a business partner or an Yes. affiliate of the debtor? List all cases. If more than 1, See attached schedule of affiliate cases Debtor Relationship attach a separate list When Case number, if known District

Debtor

Community Intervention Services, Inc.

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Deb	Gommunity into it	ention Se	rvices, Inc.	Case number (if known				
	Name							
11.	Why is the case filed in this district?	Check all that apply:						
	tilis district?			ipal place of business, or principal assets or for a longer part of such 180 days than				
				btor's affiliate, general partner, or partners	•			
12	Door the debter own or							
hav	Does the debtor own or have possession of any	■ No	Answer helow for each proper	ty that needs immediate attention. Attach	additional sheets if needed			
	real property or personal property that needs	☐ Yes.	Allswer below for each proper	additional sheets if fleeded.				
	immediate attention?		Why does the property need	I immediate attention? (Check all that ap	pply.)			
			☐ It poses or is alleged to pos	se a threat of imminent and identifiable ha	zard to public health or safety.			
			What is the hazard?					
			☐ It needs to be physically se	ecured or protected from the weather.				
				ls or assets that could quickly deteriorate of meat, dairy, produce, or securities-related	or lose value without attention (for example, assets or other options).			
			☐ Other					
			Where is the property?					
				Number, Street, City, State & ZIP Code				
			Is the property insured?					
			□ No					
			☐ Yes. Insurance agency					
			Contact name					
			Phone					
	Statistical and admin	istrative i	nformation					
13.	Debtor's estimation of	. (Check one:					
	available funds	[☐ Funds will be available for dis	stribution to unsecured creditors.				
			After any administrative expe	nses are paid, no funds will be available to	o unsecured creditors.			
				·				
14.	Estimated number of creditors	1 -49		1,000-5,000	<u> </u>			
	Creditors	□ 50-99		☐ 5001-10,000 ☐ 40,004.05.000	□ 50,001-100,000 □ M			
		☐ 100-1		□ 10,001-25,000	☐ More than100,000			
		□ 200-9	199					
15.	Estimated Assets	□ \$0 - \$	550,000	☐ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion			
		□ \$50,0	01 - \$100,000	☐ \$10,000,001 - \$50 million	☐ \$1,000,000,001 - \$10 billion			
			001 - \$500,000	■ \$50,000,001 - \$100 million	☐ \$10,000,000,001 - \$50 billion			
		□ \$500.	001 - \$1 million	□ \$100,000,001 - \$500 million	☐ More than \$50 billion			
16.	Estimated liabilities	□ \$0 - \$	550,000	☐ \$1,000,001 - \$10 million	☐ \$500,000,001 - \$1 billion			
		□ \$50,0	001 - \$100,000	□ \$10,000,001 - \$50 million	□ \$1,000,000,001 - \$10 billion			
			001 - \$500,000	□ \$50,000,001 - \$100 million	□ \$10,000,000,001 - \$50 billion			
		□ \$500.	001 - \$1 million	\$100.000.001 - \$500 million	☐ More than \$50 billion			

Filed 01/05/21 Entered 01/05/21 11:39:36 Page 4 of 15 Document Case number (if known) Community Intervention Services, Inc. Debtor Request for Relief, Declaration, and Signatures WARNING - Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. 17, Declaration and signature of authorized representative of debtor I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on January 5, 2021 MM / DD LXYYY Andrew R. Calkins Printed name Signature of authorized representative of debtor President, CEO Date January 5, 2021 /s/ Michael J. Goldberg 18. Signature of attorney MM / DD / YYYY Signature of attorney for debtor Michael J. Goldberg 551869 Printed name Casner & Edwards, LLP Firm name 303 Congress Street Boston, MA 02210 Number, Street, City, State & ZIP Code goldberg@casneredwards.com Email address 617-426-5900 Contact phone 551869 MA Bar number and State

Case 21-40002

Doc 1

Desc Main

Schedule of Affiliate Cases

- Community Intervention Services, Inc. [Lead Case]
- Community Intervention Services Holdings, Inc.
- South Bay Mental Health Center, Inc.
- Futures Behavior Therapy Center, LLC

SECRETARY'S CERTIFICATE

- I, Steven Loose, hereby certify that:
- 1. I am the Secretary of Community Intervention Services, Inc. (the "<u>Company</u>"), a corporation organized under the laws of the State of Delaware.
- 2. On December 23, 2020, the Company conducted a special meeting of its board of directors at which the board of directors, acting in accordance with the Company's articles of organization and by-laws and the governing provisions of Delaware corporate law, voted to adopt the resolutions set forth on attached Exhibit A (the "Resolutions").
- 3. The Resolutions have not been modified or rescinded in any respect, and remain in full force and effect.

Dated: January 5, 2021

Steven Loose, Secretary

Exhibit A

RESOLVED: That Community Intervention Services, Inc. (the "Company") commence a case under Chapter 11 of the United States Bankruptcy Code (the "Chapter 11 Case") with the United States Bankruptcy Court for the District of Massachusetts (the "Court") to facilitate a sale of certain of its assets (together with substantially all of the assets of South Bay Mental Health Center, Inc.) free and clear of liens, claims and interests and to address its obligations, and the obligations of its affiliates, to its creditors;

FURTHER

RESOLVED: That the Company, acting in its capacity as sole member of Futures Behavior Therapy Center, LLC ("Futures"), cause Futures to commence a case under Chapter 11 of the United States Bankruptcy Code (the "Futures Chapter 11 Case") with the Court to facilitate a sale of substantially all of Futures' assets free and clear of liens, claims and interests and to address its obligations to its creditors;

FURTHER

RESOLVED: That the Company and Futures each be, and is hereby authorized: (i) to prepare and file a petition for relief under Chapter 11 of the Bankruptcy Code; (ii) to file such petition, schedules and statements as may be necessary or appropriate in connection therewith; (iii) to perform its functions and duties as a debtor-in-possession pursuant to the applicable provisions of the Bankruptcy Code; (iv) to take such steps as may be necessary or appropriate to its Chapter 11 including, without limitation, negotiating or otherwise obtaining court authority for use of cash collateral, post-petition financing, the assumption or rejection of executory contracts and unexpired leases, the sale or other disposition of property other than in the ordinary course of business, and the investigation and prosecution of claims and causes of action held by its bankruptcy estate; (v) to negotiate, prepare and propose to creditors such Chapter 11 plan as may be feasible and in its and such creditors' best interests, or alternatively, to seek dismissal or conversion to Chapter 7 of the itsChapter 11 case in appropriate circumstances; (vi) to file any pleading appropriate or necessary in furtherance of the foregoing; and (vii) to execute such further documents and do such further acts as may be necessary or appropriate with respect to the foregoing;

FURTHER

RESOLVED: That the Company be and is hereby authorized to enter into that certain Asset Purchase Agreement expected to be executed on or about December 28, 2020 with SB Transitional Sub, LLC (the "SB Purchaser"), pursuant to which the SB Purchaser has agreed to purchase certain of the assets of the Company (together with substantially all of the assets of South Bay Mental Health Center, Inc.) for a purchase price of

\$32,000,000, subject to the approval of the Bankruptcy Court in the Chapter 11 Case (the "SB/CIS APA");

FURTHER

RESOLVED: That the Company be and is hereby authorized to cause Futures to enter into that certain Asset Purchase Agreement expected to be executed on or about December 28, 2020 with FBTC Transitional Sub, LLC (the "Futures Purchaser"), pursuant to which the Futures Purchaser has agreed to purchase substantially all of the assets of Futures for a purchase price of \$7,500,000, subject to the approval of the Bankruptcy Court in the Futures Chapter 11 Case (the "Futures APA");

FURTHER

RESOLVED: That the Company and Futures each be and is hereby authorized to retain the law firm of Casner & Edwards, LLP ("Casner") and Michael J. Goldberg, Esq., of that firm as counsel under general retainer to advise and represent such company in all proceedings commenced under or resulting from these resolutions, that each company compensate Casner for its services at its hourly rates in effect at the time such services are rendered, provided that each company may agree to pay a premium over or obtain a discount from such hourly rates by subsequent agreement with Casner, and to reimburse Casner in full for its cash disbursements and for such expenses as Casner customarily bills to its clients, and that such company is hereby authorized to enter into such agreements as may be necessary or appropriate to effect such retention;

FURTHER

RESOLVED: That the Company and Futures each be and is hereby authorized to retain the financial advisory and turnaround consulting firm of Getzler Henrich & Associates LLC ("Getzler") and David Campbell of that firm as financial advisor and turnaround consultant under general retainer to advise such company in all matters relating to the proceedings commenced under or resulting from these resolutions, that each company compensate Getzler for its services at its hourly rates in effect at the time such services are rendered, provided that each Company may agree to pay a premium over or obtain a discount from such hourly rates by subsequent agreement with Getzler, and to reimburse Getzler in full for its cash disbursements and for such expenses as Getzler customarily bills to its clients, and that each company is hereby authorized to enter into such agreements as may be necessary or appropriate to effect such retention;

FURTHER

RESOLVED: That the Company and Futures each be and is hereby authorized to retain the investment banking firm Duff & Phelps Securities, LLC ("D&P") and Eric Coburn of that firm as investment banker to advise the Company and Futures and to pursue on the Company's behalf such Sale Transaction, that the Company and Futures compensate D&P for its services and reimbursable expenses on such terms and conditions as each such company deems appropriate, and that each such company is hereby authorized to enter into such agreements as may be necessary or appropriate to effect such retention.

FURTHER

RESOLVED: That Andrew Calkins, Chief Executive Officer of the Company, and Matthew Lesniewski, Chief Financial Officer of the Company (each, an "Authorized Officer"), acting singly, be and hereby are authorized and directed, in the name of and on behalf of the Company or Futures, as applicable, and as its corporate act, to execute and deliver any and all documents, to make all such arrangements, to do and perform all such acts and things, to execute and deliver all such certificates and other instruments, and to do everything that each may deem necessary or appropriate in order to implement fully each and all of the foregoing resolutions, including the delegation of such foregoing authority to other officers and employees of the Company and Futures or to attorneys, financial advisors, accountants, or other professionals employed by the Company, the execution of any document or the doing of any act by the Authorized Officer or any such delegate in connection with such proceedings to be conclusively presumed to be authorized by this resolution; and

FURTHER

RESOLVED: That any action previously taken by the Authorized Officers in accordance with the foregoing resolutions be and hereby is ratified and approved in its entirety.

Fill in this information to identify the case: Debtor name	
United States Bankruptcy Court for the: DISTRICT OF MASSACHUSETTS	
Case number (if known)	Check if this is an amended filing
Official Form 202 Declaration Under Penalty of Perjury for Non-Individu	ual Debtors 12/15
Declaration Under Penalty of Perjury for Non-markets	d authoritéhic
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partners form for the schedules of assets and liabilities, any other document that requires a declaration that is not amendments of those documents. This form must state the individual's position or relationship to the detand the date. Bankruptcy Rules 1008 and 9011. WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtain connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, 1519, and 3571.	ping money or property by fraud in
1313, and 307	
Declaration and signature	
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized a individual serving as a representative of the debtor in this case. I have examined the information in the documents checked below and I have a reasonable belief that the information in the documents checked below.	
Schedule A/B: Assets—Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)	
Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims an	nd Are Not Insiders (Official Form 204)
Other document that requires a declaration	
I declare under penalty of perjury that the foregoing is true and correct.	,
Executed on January 5, 2021 X Signature of individual signing on behalf of debtor	
Andrew R. Calkins Printed name	
President, CEO Position or relationship to debtor	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

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Fill in this information to identify the case:	
Debtor name Community Intervention Services, Inc. ,et. al (Jointly Administered cases	
United States Bankruptcy Court for the: DISTRICT OF MASSACHUSETTS	☐ Check if this is an
Case number (if known):	amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

Name of creditor and	Name, telephone number	Nature of claim	Indicate if claim	Amount of claim		
complete mailing address, including zip code	and email address of creditor contact	(for example, trade debts, bank loans,	is contingent, unliquidated, or			
moluding zip code	Creditor Contact	professional services,	disputed			
		and government contracts)	·	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Benefit Street	Michael Frick	Loans				\$30,616,650.12
Partners						
50 Kennedy Plaza	BSP-info@benefits					
Providence, RI	treepartners.com					
02903	212-588-6769					
OFS Capital	Bradley Forest	Loans				\$13,121,421.48
Management						
10 S. Wacker Drive,						
Suite 2500	bforrest@ofsmana					
Chicago, IL 60606	gement.com					
	646-652-8488					
Capital One,	Ivan Medarov	Loans		\$48,708,644.51	\$39,500,000.00	\$9,208,644.51
National						
Association	ivan.medarov@cap					
as agent for itself	italone.com					
and Fifth Third Bank	301-634-3214					
2 Bethesda Metro						
Cente						
PO BOX 7410110						
Bethesda, MD 20814						
Massachusetts	Mike Levine	Trade debts				\$7,806,697.00
Executive Office of						
Health	mike.levine@state.					
and Human Services	ma.us					
1 Ashburton Place	857-278-1193					
Boston, MA 02108						
McDermott Will &	Harris C. Siskind	Vendor				\$6,068,193.02
Emery LLP	P.A.					
333 Avenue of the						
Americas	hsiskind@mwe.co					
Suite 300	m					
Miami, FL 33131	305-347-6555					
H.I.G Growth	Steve Loose	Fees / Expenses				\$5,245,414.50
Partners		for PE Sponsor				
500 Bolyston Street	sloose@higgrowth.	-				
Boston, MA 02116	com					

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Debtor Community Intervention Services, Inc.,et. al (Jointly Administered cases) Case number (if known)

Name

Name, telephone number	Nature of claim	Indicate if claim	Amount of claim		
and email address of	(for example, trade	is contingent,	ent, d, or If the claim is fully unsecured, fill in only unsec claim is partially secured, fill in total claim amo		
creditor contact					
	professional services,	uisputeu		Deduction for value	Unsecured claim
			partially secured	of collateral or setoff	
Steve Loose	Junior Debt				\$2,177,836.72
	Provider				
sloose@higgrowth.					
com					
Kevin Lownds	Debts				\$1,820,000.00
_					
	V				\$000 040 74
Michael Capian	vendor				\$928,840.71
Meanlan@goodwin					
iaw.com					
	Tayes				\$846,090.94
	Tuxes				ψ0+0,030.3+
800-973-0424					
Don Agee	Vendor				\$169,000.00
J					. ,
dagee@cmfassocia					
tes.com					
215-531-7500					
Heather Hamilton	Landlord				\$62,265.47
704 000 5055					
781-890-5855					
Anne Dolan	Vendor				\$45,000.00
Aimo Bolan	Vollagi				Ψ+0,000.00
978-522-5417					
Charisse de	Vendor				\$35,310.00
Souza-Pincente					' '
416-410-8456 x304					
		1			A/
Tanya Rowe	Vendor				\$13,200.00
tonua rema@l					
_					
enavioral.com					
	Vendor				\$8,000.00
beaconspecialtyser	TGIIUUI				φυ,υυυ.υυ
508-478-0207					
	Steve Loose sloose@higgrowth. com Kevin Lownds kevin.lownds@stat e.ma.us 617-963-2227 Michael Caplan Mcaplan@goodwin law.com 800-973-0424 Don Agee dagee@cmfassocia tes.com 215-531-7500 Heather Hamilton 781-890-5855 Anne Dolan 978-522-5417 Charisse de Souza-Pincente 416-410-8456 x304 Tanya Rowe tanya.rowe@learnb ehavioral.com beaconspecialtyser vices@hsmc.org	and email address of creditor contact (for example, trade debts, bank loans, professional services, Steve Loose Sloose@higgrowth.com Debt Provider Sloose@higgrowth.com Debts Kevin Lownds @state.ma.us 617-963-2227 Michael Caplan Vendor Mcaplan@goodwin law.com Taxes 800-973-0424 Don Agee Vendor dagee@cmfassociates.com 215-531-7500 Heather Hamilton Landlord 781-890-5855 Anne Dolan Vendor 978-522-5417 Charisse de Souza-Pincente 416-410-8456 x304 Tanya Rowe Vendor tanya.rowe@learnbehavioral.com Vendor Vendor Vendor	and email address of creditor contact (for example, trade debts, bank loans, professional services, unliquidated, or disputed) Steve Loose Sloose@higgrowth.com Kevin Lownds Kevin Lownds Kevin.lownds@state.e.ma.us 617-963-2227 Michael Caplan Mcaplan@goodwin law.com Taxes B00-973-0424 Don Agee Uvendor dagee@cmfassociates.com 215-531-7500 Heather Hamilton Tanallord 781-890-5855 Anne Dolan 978-522-5417 Charisse de Souza-Pincente 416-410-8456 x304 Tanya Rowe Vendor beaconspecialtyser vices@hsmc.org Vendor Vendor Vendor Vendor Vendor Vendor Vendor Vendor Vendor Vendor	and email address of creditor contact of readitor contact of disputed of the claim is fully out align in partially secured of readitor contact of readitor contact of readitor contact of readitor contact of disputed of the claim is fully out align in partially secured of readitor contact of the claim is unity or value of colleter or partially secured of the claim is partially secured or partially secured of the claim is partially secured or partially se	and email address of creditor contact cr

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Debtor Community Intervention Services, Inc.,et. al (Jointly Administered cases) Case number (if known)

Name

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services,	Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecured claim amoun claim is partially secured, fill in total claim amount and deduction value of collateral or setoff to calculate unsecured claim. Total claim, if Deduction for value Unsecured claim.		nt and deduction for
Visual Lease 100 Woodbridge Center Drive Suite 200	Kerilyn McAndrews Kmcandrews@visu	Vendor		partially secured	of collateral or setoff	\$7,500.00
Woodbridge, NJ 07095	732-596-8110 x468					
Christine Martino-Fleming c/o Jeffrey Newman Law One Story Terrace Marblehead, MA 01945	Jeffrey A. Newman, Esq. jeffrey.newman1@ gmail.com 617-823-3217	Whistleblower lawsuit	Contingent Unliquidated Disputed			\$0.00
Christopher F. Egan and Marc R Verreault Westboro Two LLC 116 Flanders Road, Suite 2000 Westborough, MA 01581	Joseph Jenkins, Esq. 508-898-3900	Landlord				\$0.00

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United States Bankruptcy Court District of Massachusetts

In re Community Intervention Services, Inc.	Debtor(Case Chap	
		RITY HOLDERS	
Following is the list of the Debtor's equity security holders	which is prepared in a	accordance with rule 1007(a)(3) for filing in this Chapter 11 Case
Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
Community Intervention Services Holdings, Inc. 200 Friberg Parkway Westborough, MA 01581	Common Stock	100%	Common Stock
Westporough, MA 01301			
DECLARATION UNDER PENALTY OF P	ERJURY ON BE	HALF OF CORPOR	ATION OR PARTNERSHIP
I, the President, CEO of the corporation have read the foregoing List of Equity Security belief.	named as the debt Holders and that i	tor in this case, declare t is true and correct to	under penalty of perjury that I the best of my information and
Date January 5, 2021	Signature	Andrew R. Calkins	lli

Penalty for making a false statement of concealing property: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 and 3571.

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United States Bankruptcy Court District of Massachusetts

In re	Community Intervention Services, Inc.		Case No.	
		Debtor(s)	Chapter	11
	CORRORATE		T T =00= 4\	
	CORPORATE	OWNERSHIP STATEMENT (RU	JLE 7007.1)	
	ant to Federal Rule of Bankruptcy Proce	•		
	l, the undersigned counsel for Commu			
	lowing is a (are) corporation(s), other the	•		•
or mor 7007.1	re of any class of the corporation's(s') ec	quity interests, or states that there are	e no entities i	to report under FRBP
	· nunity Intervention Services Holdings, In	•		
200 Fr	riberg Parkway	c.		
Westb	porough, MA 01581			
	Growth Partners-CIS, LLC			
500 B	oylston Street			
	n, MA 02116			
☐ Noi	ne [Check if applicable]			
Janua	ry 5, 2021	/s/ Michael J. Goldberg		
Date		Michael J. Goldberg 551869		
		Signature of Attorney or Litigant		
		Counsel for Community Interven	tion Services	, Inc.
		Casner & Edwards, LLP		
		303 Congress Street Boston, MA 02210		
		617-426-5900 Fax:617-426-8810		
		goldberg@casneredwards.com		